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APPLICATION N	O. I	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/681,796 10/08/2003		10/08/2003	Stephen Brian Gates	81230.97US1	6632		
34018	7590	05/24/2006		EXAMINER			
		AURIG, LLP	DINH, DUC Q				
77 WEST SUITE 25	WACKER 500	DRIVE	ART UNIT	PAPER NUMBER			
CHICAG	O, IL 6060	01-1732	2629				
				DATE MAILED: 05/24/2006	DATE MAILED: 05/24/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

180			Application No.		Applicant(s)					
Office Action Summary			10/681,796		GATES ET AL.					
			Examiner		Art Unit					
			DUC Q. DINH		2629					
Period fo	The MAILING DATE of this communion Reply	cation app	ears on the cover	sheet with the c	orrespondence ac	idress				
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum state re to reply within the set or extended period for reply we reply received by the Office later than three months affect patent term adjustment. See 37 CFR 1.704(b).	AILING DA of 37 CFR 1.13 unication. tutory period w will, by statute,	ATE OF THIS CO 16(a). In no event, howe rill apply and will expire so cause the application to	MMUNICATION ver, may a reply be tim SIX (6) MONTHS from become ABANDONED	l. ely filed the mailing date of this o O (35 U.S.C. § 133).					
Status										
1)⊠	Responsive to communication(s) filed	d on <i>14 Ma</i>	arch 2006			•				
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٠,١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
Dispositi	on of Claims									
· _	Claim(s) <u>1-4,9-12,14,20 and 22-28</u> is.	/are pendi	ng in the applicat	ion.						
•	4a) Of the above claim(s) is/arc	-				•				
	Claim(s) is/are allowed.									
	• • ———	/are reiect	ed.							
	☑ Claim(s) <u>1-4,9-12,14,20 and 22-28</u> is/are rejected. ☑ Claim(s) is/are objected to.									
·	Claim(s) are subject to restrict	tion and/or	election requirer	nent.						
•	on Papers		4							
	•	-	_							
-	The specification is objected to by the				•	•				
•	The drawing(s) filed on is/are:	•		-						
	Applicant may not request that any object					5D 4 4044 N				
44)[7]	Replacement drawing sheet(s) including to		•			• •				
11)[_]	The oath or declaration is objected to	by the Exa	aminer. Note the	attached Office	Action or form P	10-152.				
Priority u	ınder 35 U.S.C. § 119									
_	Acknowledgment is made of a claim fo ☐ All b)☐ Some * c)☐ None of:	or foreign	priority under 35	U.S.C. § 119(a)	-(d) or (f).					
	1. Certified copies of the priority of	documents	have been recei	ved.						
	2. Certified copies of the priority of	documents	have been recei	ved in Application	on No					
	3. Copies of the certified copies o	of the priori	ty documents ha	ve been receive	d in this National	Stage				
	application from the Internation		•	• •						
* S	ee the attached detailed Office action	for a list o	of the certified co	pies not receive	d.					
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Attachment	` '									
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	e of Draftsperson's Patent Drawing Review (PT nation Disclosure Statement(s) (PTO-1449 or P			Paper No(s)/Mail Dat Notice of Informal Pa	te atent Application (PT0	D-152)				
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DETAILED ACTION

1. This Office Action is responsive to the Amendment filed on March 14, 2006. Claims 1-4, 9-12, 14, 20, and 22-28 are remain pending in the Application. Claim 1, 12, 22, 25 and 28 are currently amended. A Final Office Action is provided as follows.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 9-13, 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Olsen et al. (U.S Patent No. 6,137,479) hereinafter Olsen, in view of Lu (US 2003/0107552 A1).

In reference to claim 1 Olsen discloses a controlling device (Fig. 2A) for controlling a PC and one or more home appliances (col. 2, lines 40-68), the controlling device comprising:

a wireless transmitter for sending control data to the PC and one or more home appliances (col. 4, lines 6-9; col. 5, lines 1-7).

a user interface having a plurality of user interface elements (28 and 36) wherein a first subset (26 and 38) of the plurality of user interface elements are activate able for sending control data to the PC via the wireless transmitter when the sensor causes activation of the first control mode (col. 4, lines 21-31) and a second subset (26 and 38) of the plurality of user interface elements which includes at least one user interface element within the first subset of the plurality

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of user interface elements are activatable for sending control data via the wireless transmitter to the one or more home appliances (the computer mouse can be programmed to perform other functions such as controlling auxiliary devices; col. 4, lines 64-67) when the sensor causes activation of the second control mode.

Accordingly, Olsen discloses everything except a sensor for activating a first control mode and a second control mode based on interaction of the control device with a surface;

Lu discloses a computer mouse with dual functionality including a sensor for activating a first control mode and a second control mode based on interaction of the control device with a surface [0030-0031].

It would have been obvious for one of ordinary skill in the art at the time of the invention to provide a sensor for switching from one function to another, i.e.: activating a first control mode to a second control mode based on interaction of the control device with a surface in the device of Olsen in view of the teaching of Lu because it would provide a control device that can avoid inadvertent operations between computer and home appliances.

In reference to claim 2, Olsen discloses the wireless transmitter comprises a first wireless transmitter (col. 4, lines 5-10) and a second wireless transmitter (col. 5, lines 1-7), the first wireless transmitter being associated with the first control mode (mouse mode; col. 4, lines 5-10) and the second wireless transmitter being associated with the second control mode (remote control mode; col. 5, lines 1-7).

In reference to claims 3 and 4, Olsen discloses the wireless transmitter can be infrared or radio frequency (col. 4, lines 5-10; col. 5, lines 1-5).

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In reference to claim 9, Lu discloses the sensor additionally provides for a determination of whether the controlling device is being used to interact with a surface, or has been removed from the surface [0031, see rejection as applied to claim 8 above].

In reference to claim 10, Lu discloses determination that the controlling device is being used to interact with a surface causes activation of the first control mode, i.e.: mouse desk bound mode [0032].

In reference to claim 11, Lu discloses the determination that the controlling device has been removed from the surface causes activation of the second control mode ([0032] and [0033]).

In reference to claim 12, Olsen discloses the user interface comprises a button based user interface (buttons 28 and 36 in Fig. 2A).

In reference to claim 13, Olsen discloses the button based user interface comprises at least one hard button (button 28).

In reference to claim 20, Olsen discloses the control signals transmitted in the first control mode function to move a PC cursor (col. 4, lines 1-9).

Claims 22-27 are method and computer instructions claims corresponding to the apparatus of claims 1-4, 9-13, 20 and therefore, rejected based on the same basis set forth in said claims.

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4. Claims 14 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Olsen in view of Lu (US 2003/0107552 A1) as applied to claims 1-2, 5-13 and 15-27 and further in view of Lueders (U.S Patent No. 6,067,074).

In reference to claims 14 and 28, the combination of Olsen and Lu does not disclose the button based user interface comprises an EL panel and a graphical user interface having active elements for causing the control data signals to be transmitted to the system. Lueders discloses a button based user interface using an EL panel (34; Fig. 2) with graphical user interface having active elements provided on the panel (Fig. 4-5 and 8; col. 4, lines 32-43; col. 6, lines 41-51). Furthermore, Olsen discloses the display 34 remain dark (not active) when the computer mouse is in used (col. 4, 23-43).

It would have been obvious for one of ordinary skill in the art at the time of the invention to provide the EL panel with the graphical user interface provided thereon in the control unit of Olsen and Lu in view of the teaching of Lueders because it would provide users a friendly control panel for controlling including an array of pressure sensitive dots responding to a graphical input giving the users new options to select for accomplishing desired function (col. 2, lines 62-65).

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

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will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Response to Arguments

6. Applicant's arguments with respect to claims 1-4, 9-12, 14, 20, and 22-28 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to DUC Q. DINH whose telephone number is (571) 272-7686. The examiner can normally be reached on Mon-Fri from 8:00.AM-4:00.PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, RICHARD HJERPE can be reached on (571) 272-7603. The fax phone number for the organization where this application or proceeding is assigned is **571-273-8300**.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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DUC Q DINH Examiner Art Unit 2629

DQD May 22, 2006

RICHARD HJERPE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600